ARRIVALS.

Tuesday, April 7. C. A. S. S. Warrimoo, Bird, from Victoria and Vancouver.

Stmr W G Hall, Simerson, from Maui and Hawaii. Stmr Kaala, Thompson, from Lahaina Wednesday, April 8.

Ship C. F. Sargeant, Morse, from Newcastle

Bk. Melrose, Peterson, from New castle. Bktne Irmgard, Schmidt, from San

Francisco. Stmr Lehua, Nye, from Hawaii ports.

Simi James Makee, Peterson, from Kauai ports. Stmr J. A. Cummins, Nelson, from

Onhu ports. Stmr Kaena, Calway, from Oahu ports.

Thursday, April 9. Stmr Mikahala, Haglund, from Kauai. Stmr Kaena, Calway, for Oahu ports. Stmr Ke Au Hou, Thompson, from Kausi ports.

San Francisco.

DEPARTURES.

Tuesday, April 7. C. A. S. S. Warrimoo, Bird, for the

Colonies. Stmr Iwaiani, Smythe, for Lahaina and Hamakua.

Stmr Claudine, Cameron, for Maui ports. Stmr Mokolii, McGregor, for Molokai

and Lanai. Stmr Lik like, Welr for Hawaii

Bk Andrew Weich, Drew, for San F.

Kauai ports. Stmr Kaala, Thompson, for Oahu Bk Paul Isenberg, Wuhrmann, for

San Francisco. Thursday, April 9. Stmr Mikahala, Haglund, for Kauai

VESSELS LEAVING TODAY.

Stmr W G Hall, Simerson, for Maui and Hawsii.

PASSENGERS.

Arrivals.

ports, at 5 p. m.

From Maui and Hawaii, per stmr W Farren, Miss Minnie Bolster Awana, and 38 on deck.

From Vancouver and Victoria, per Robinson, Mr Ingham, Mrs Gosling and

From Kauai, per stmr Mikahala, April 9-J M Levinho and wife.

Departures.

For Mani, per stmr Claudine, April 7 Moore, D Kapokimohewa and J K Saunders.

For the Colonies, per C. A. S. S. Warrimoo, April 7: Mr. and Mrs. R. S. Yegi Dr. J. Hastings Reed and Mrs. S. C. Swan.

For San Francisco, per the Andrew Welch, April 7: H. W. Gilman.

MARRIED.

McKEAGUE-GILMAN-In this city, Monday evening, April 6th, at the residence of the bride, Robello lane, Miss spread the disease." Aggie Gilman to Zachariah McKeague, the Rt. Rev. Father Lenore officiating. CREIGHTON-CUMMINS-In this city. April 6, 1896, the Rev. Fr. Valentine officiating, Chas. Creighton and Miss May A. Cummins, both of Honolulu.

DIED.

KELLEY-In this city, on Tuesday, April 7, of consumption, Luke C. Kelley, the appropriation , the law was not in tax appeal court, by filing a notice of IN A CORDA ON WITH THE PROaged 66 years, a resident of Oakland,

The funeral will take place from the residence of H. M. Whitney, on King street, at 4 o'clock this (Wednesday)

WHARF AND WAVE.

It has been learned from the agents of the C. A. S. S. Co. at this time has been through the Ad- perfected as aforesaid, the chairman date the poperty covered by said morthat the Miowera was to leave Sydney April 7th, and will there. That was stopped and they afterward certify up to the Supreme Court the on or about the 22d inst.

Pilot Sanders began his services as pilot by bringing the Warrimoo into port yesterday. This he did in a most satisfactory manner, bearing out his reputation of being a cool-headed and careful man in the performance of his

George Stratemeyer, the new port surveyor, was asked the following question by quite a number of people along the water front yesterday: "How about Besterday, and was the swell outside the boat too much for the swell inside

The R. M. S. Warrimoo, Bird, commander, arrived at 11:30 yesterday, 7 said the percentage of Japanese women days from Vancouver and Victoria. Following is the purser's report: Left Vanconver at 6a. m. on the 30th ult.; Victoria at 7 p. m. of the same day; rounding Cape Flattery at 11:30 p. m.; passed Makapusk Point at 9:50 a. m. on the 7th, arriving as above. Southwest and westerly gale blew , with heavy cross sea, clearing up at noon of the 4th; thence to arrival, fine weather,

ONE BOX OF CLARKE'S B41 PILLS

Is warranted to cure all discharges from the Primary Organs, in either sex (acquired or constitutional), Gravel, and Fains in the Back. Guaranteed free from Mercury. Sold in Boxes, 4s, 6d, each, by all Chemists and Patent Medicine Vendors throughout the World, Proprietors THE LENCOLS AND MIDLAND COUNTIES DRUG COM-

SHIPPING INTELLIGENCE. AN ACT TO MITIGATE

Subject Thoroughly Discussed Committee Report to the sennte-Getby Physicians.

WOULD BE WRONG TO REPEAL.

What Can Take Its Place - Evils of Might Be More Stringent - More Frequent Inspection Advised Here. amendments thereto, viz.:

At the meeting of the Board of Health on Wednesday, President W. O. Smith announced that he had invited several members of the Legislature to shall be assessed separately as to each hear the opinions of the members of OSS Alameda, von Ortendorp, from the Board on the proposal to repeal the Act to Mitigate.

Rep. Bond, chairman of the House

In response to a question by the president, Dr. Day said he had decided objections to any change being made that each such enterprise for profit there would abandon the law. It was as nec- shall be taken into consideration the essary here under the circumstances as anything else on the statutes. Last year other facts and considerations which we had an epidemic of cholera, which reasonably and fairly bear upon such cost a great deal of money to stamp out, and the lives of sixty-eight per-Wednesday, April 8. die every year here of syphilis. There Stmr James Makee, Peterson, for are five women in the hospital today being treated for syphilis, and sent there in other Hawaiian corporations, held or c through this very Act to Mitigate. If it were not for that those women would be transmitting the disease to men in the community. I do not think the morals of Honolulu or any other community can be improved by statute; it must be by some other way.'

Dr. Wood coincided with Dr. Day. The Act could have no effect upon the morals of the community. It does not make women prostitutes, nor does it send men into their houses. When there to be worded as follows, viz.: is a better law, repeal this one. "I object to tearing down the old house until the new one is ready to occupy.'

Dr. Emerson opposed repealing the law, even though it be a poor one; it is G Hall, April 7-Dr Tennant, Hon. H better to have it than to have none at P Baldwin, H John Ohu, C A Wills, I all. "As to the moral side of the ques- of an enterprise for profit, the person tion, all that has been said is in favor of it. Disease does not improve the morals of a community, and a diseased R M S Warrimoo, April 7-T Richard child is more apt to be a law-breaking person than one who is healthy.'

Theo. F. Lansing thought the doctors had expressed the thing clearly. He did not see how the morals of the community can be improved by taking stat-Miss Ella Wight, Mrs Kolomoku, Dr great deal in missionary work among of stock or other interest in such entermen who live with women and are not prise have taken place during the are born to these people and taken into the name of the person selling, the persociety. If this very thing was frowned son buying, the number of shares or als would be elevated. He had not studied the question carefully, but as far as price thereof." he had gone he had failed to see where any good can be done by repealing the

Dr. Wood said much of the disease follows, viz: from such causes comes from unregistered women. "Repeal the Act and you will have 110 more on the streets to shall reduce the valuation of any prop-

could not be stopped, and it was better shall amount to \$5,000 or upwards; to make the evil as light as possible. If the Act to Mitigate had been passed ten years before it was there would be 50,000 more Hawaiians here than there return by the person making the return

Rep. Rycroft stated that he had a for a whole year, owing to a shortage in preme Court from such decision of such operation, and the increase in venereal appeal, and if the appellant is the tax-

Dr. Wood gave it as his opinion that the ty to the Clerk of the Supreme Court, them now would do so then, and he is not sustained .. would like to suggest that severe measures against solicitation be adopted.

Minister Smith-The whole agitation year ago, because the women solicited. such appeal is taken shall immediately fore not be due at Honolulu until sat in the windows. That was stopped. and when that was made known by the

newspapers it was stopped. T. F. Lansing thought the evil as difficult to control or regulate as taxation. dispute, claimed by the assessor. People in other countries have tried for years to stop it, without effect. So far ed by the taxpayer. as the agitation goes, with the excepiton of one class mentioned, he endorsed what the Advertiser has printed

concerning the condition of affairs. Dr. R. P. Myers said that through the enforcement of the Act the health of decision of such Court in such case. it. George, did you get your feet wet the prostitutes here was better than with the same class of women in any

city in the world. Replying to a question by Senator Baldwin, the president, W. O. Smith, registered was growing larger and Hawaiians less

EXECUTOR'S NOTICE TO CREDIT-ORS.

NOTICE is hereby given to all persons such Court is against him shall be the having claims against the estate of same as in other appeals to the Supreme John Thomas Waterhouse, Jr., late of Court. Honolulu, deceased, to present the same to the undersigned within six able by the assessor. months from the date of the publication of this notice, or they will be favor of the taxpayer, he shall not pay forever barred.

ELIZABETH BOURNE WATER-John Thomas Waterhouse, Jr. Honolulu, April 7, 1896.

4272-3t 1749-4w

Some Plans for Increasing Revenue.

to the Bottom of it-Appeals to Supreme Court.

HONOLULU, April 8, 1896.

Hon. W. C. Wilder, President of the Senate, Sir:-Your special committee, to whom was referred Senate Bill No. Prostitution Must Be Checked-Law they have had the same under consideration and recommend the following tion thereof."

First-That Section 16 of said Act be amended so as to read as follows:

"Section 16. All real and personal property and the interest of any person in any real or personal property be present, in order that they might item thereof, for its full cash value.

"Provided, however, that in all cases where real and personal property or several classes or kinds or parcels of committee to whom the new Act was re- real or personal property, respectively, Saturday, April ferred, said he would be glad to hear are combined and made the basis of an anything the physicians might have to enterprise for profit, shall be assessed as a whole on its fair and reasonable aggregate value.

"In estimating the aggregate value of net profits made by the same, and all valuation.

In ascertaining the aggregate value sons. "If the reports were examined I of the property constituting an enteram confident more than that number prise for profit for the purpose indicated by this Section, there shall be excluded therefrom the value of shares, owned by such enterprise, and all property on which specific taxes are levied.

"And further provided, that when any real estate or house is rented or leased the sum of eight years' rental of the same shall be the assessment value of such real estate or house, unless such valuation shall be manifestly unfair or unjust."

Second-By adding a new section after Section 66, to be called Section 67

"Section 67. If any of the property by this act directed to be returned shall consist of real or personal property, or several classes or kinds or parcels of real or personal property, respectively, which are combined and made the basis making the return shall give a detailed description of such property and state the aggregate value thereof, taking into consideration the net profit made by the same; and all other facts and considerations which reasonably and fairly

bear upon such valuation. "He shall state what, if any, the net profits of such enterprise have been utes from the books. Every man who during the twelve months next precedhas a mother, wife or sister can do a ing; and, if known, what sale or sales married to them. Illegitalmate children twelve months next preceding, giving sale; and, when known, the purchase

> Third-By adding four new sections after Section 80, to be called Sections after Section 80, to be called Sections Perition having been filed by Mrs. Press, 82, 83 and 84, and to be word d as cilla E. Hassinger, sister of said intestate,

"Appeal to Supreme Court.

"Section 81. If any tax appeal court Shall reduce the valuation of any property below the valuation placed thereon Building, Honolulu, is ap ointed the time R. W. Myers though that prostitution by the assessor, so that such reduction and place for hearing said petition, when ould not be stopped and it was better shall amount to \$5,000 or unwards. "Or shall value the property of any

taxpayer at \$5,000 or more, greater than the valuation placed thereon in his tax thereof:

"The tax assessor or the taxpayer, as conversation with Dr. McKibbin on the the case may be, may at any time subject, and had learned from him that within twenty days appeal to the Su-

"Certificate of Appeal to the Supreme Court.

"Section 82. Upon any appeal being at this time has been through the Ad- perfected as aforesaid, the chairman record of all proceedings had before Then they had lace curtains as a sign, such Tax Appeal Court in and concerning such case, in which certificate there shall be set forth:

"1. The valuation of the property in "2. The valuation of the same, claim-

"3. The valuation placed thereon by the Tax Appeal Court. "Such certificate shall be accompanied by a copy of the evidence taken before such Tax Appeal Court, and the

Court. "Section 83. Upon any appeal to the Supreme Court under the provisions of this Act, the evidence taken before the deg. east 40 feet to the point of commence-Tax Appeal Court in connection with ment and containing an area of 484-1000 of such appealed cause shall be considered an acre, and being the same premises des-

to be introduced by either party. "Costs on appeal to Supreme Court. appeal to the Supreme Court to be paid by the taxpayer, if the decision of

"No costs shall be assessed to or pay-"If the decision of such Court is in

any of the costs of such appeal. "Fourth-That Section 88 be amended HOUSE, Executor of the will of so that the same shall read as follows.

> "Section 88. Section 26 of Chapter 61 of the Laws of 1892 is hereby re- month. Delivered by carrier.

CHANGES IN TAX METHODS pealed, such repeal to take effect upon the date of the publication hereof. The other and remaining sections of Chapter 61 of the Laws of 1892, and all other laws and parts of laws inconsistent with this Act are hereby repealed, such rethis Act are hereby repealed, such re- Islands. peal to take effect on the 31st day of December, 1896.

26 of Chapter 61 of the Laws of 1892, 2, relating to internal taxes, report that which said sections and portions of a section shall take effect and be in force from and after the date of the publica-

SALE OF

In pursuance of an order of the Circuit Court of the First Circuit, the undersigned will sell at Public Auction at the Auction Rooms of Jas. F. Morgan, Honolulu,

AT 12 O'CLOCK NOON,

All of the Following Described Real Estate:

Lot situate on the mauka side of King Lot situate on the mauka side of King street, near Alapai street, in Honolulu, having a frontage of 50 feet on King street and a depth of 150 eet and adjoining the premises of Mr. J. B. Atherton, being the same premises conveyed to J. Alfred Magoon, Trustee, by Kawainui and Umi, his wife, by deed dated May 25th, 1891, recorded in the Registers Office, Oahu, in Book 133, pages 63 and 64.

Terms cash, United States gold com.

Corveyance at the expense of pur-Upset price \$1550.

J. ALFRED MAGOON.

The above property is particularly desirable on account of its situation and surroundings.

Guardian of Rebecca Panee Humeku.

NOTICE

To the Public and Patrons of "No. 10" Store.

Having disposed of the Fort-street business, known as the "No. 10 store," to Mr. E. W. Jordan, he is now the pro-

prietor of the old reliable stand, "No. 10," their liberal support in the fu-

The Queen-street stores will be kept intact and a full line of goods kept up in all departments, at wholesale and MRS. E. B. WATERHOUSE, retail. 4273-1w 1749-4w Executor.

down, he believed the standard of mor- proportion of interest sold upon each IN THE CIRCUIT COURT, FIRST Circuit of the Hawaiian Islands. In Probate. In the matter of the Estate of W Jam s >mith of Honolulu, Oahu, deceased intestate.

praying that Letters of Administration upon said estate be issued to Joseph O

pear and show cause, if any they have, why said petition should not be granted.

J. A. THOMPSON Honolulu, Oshu, March 24th, 1896.

174 -3ta Mortgagee's Notice of Intention to Foreclose and of Sale.

operation, and the increase in venereal appeal, and if the appellant is the taxdisease was large.

In answer to a question as to the probable result of repealing the law, lieu thereof a bond with sufficient sure.

In the Clark of the Supreme Court

The Clark of t Oahu, in Liber 145, pages 410 and 411 notice women would go into privacy and ply in the sum of \$100, conditioned to pay their trade. The men who solicit for all costs of such appeal in case the same under the Will of said Malie Kahai, deceased, intends to foreclose the same for condition broken, to-wit: the non-payment

of both principal and interest when due. Notice is likewise given that after the expiration of three weeks from this auction, at the auction room- of W.Seaborn Luce, Honolulu, and will be sold on TUFS-DAY, the 14th day of April, 1896, at 12 o'clock noon of that day.

For further particulars, apply to C. W. BOOTH, Trustee under the Will of Malie Kahai, Mortgagee, Dated Honolulu, March 20th, 1896.

The premises covered by said mortgage

First-511 the right, title and interest of Elizabeth Nahaoleiua in that piece or par-cel of land situate at Kamakela, Nuuanu, Oahu. Commencing at the south angle at the outside corner of the embankment wail. the boundary runs north 74.45 deg, east 218 feet along Lamahi's land thence north 30.30 "Evidence on Appeal to the Supreme deg, west 136 feet along Kalolaalanki's land, thence along the bank of a stream, south 57.45 deg, west 158 feet along Kekuannoa's land, thence south 30.30 deg, west 72 feet along Kawaalauki's land, thence south 50.30 by the Supreme Court, and it may also, 6245, part 1, to Kataeokekol. in its discretion, allow further evidence

second-All the interest of the said El zabeth Nahaoleiua in the Ahupuaa of "Costs on appeal to Supreme Court, Lanpahoehoe, situate in Hamakua, Ha"Section 84. The costs of any such wait, described in Land Commission Award opeal to the Supreme Court to be 6245, part 2, to Kaiaeokekoi. 1743-41

NOTICE.

A LL PERSONS NOT HAVING business to transact with the Humnuts Sheep Station Company are forbidden to trave over the roador trails on the lands controlled by said companyswithout previously obtaining per mits.

oads.
HUMUULA SHEEP STATION COMPA alaichs April '0, 1895.

IN THE CIRCUIT COURT OF THE

THE REPUBLIC OF HAWAIL.-To the Marshal of the Hawiian Islands or his

"Fifth—That Section 92 be amended so as to read as follows, viz.:

"Section 92. This Act shall take effect and be in force from and after the 31st day of December, 1896, excepting Sections 16, 67, 82, 83 and 84, and so much of Section 88 as repeals Section 88 as repeals Section 16, 67, 82, 83 and 84, and so much of Section 88 as repeals Section 16, 67, 82, 83 and 84, and so much of Section 88 as repeals Section 16, 67, 82, 83 and 84, and so much of Section 16, 67, 82, 83 and 84 daughter of Mary Emn ons, deceased; Susan H. Stearns, granddaughter of Mary Emmons, deceased, and E. H. Stearns, her husband; Elizabeth R. Hosmer, granddaughter of Mary Emmons, deceased, and E. Hubbard, her Emmons, deceased, and E. Hubbard, her Emmons, deceased, and E. Hubbard, her husbard, Emmons, deceased, and E. Hubbard, her husband; Florence L. Matterson, granddaughter of Mary Em.nons, deceased, and J. J. Matterson, her husba d; Jane Case, daughter of Mary Emmons, deceased, and J. N. Case, her husband; Mary C. Martell, daughter of Mary Emmons, deceased; Henry Spring, grandson of Thomas L. Newton, deceased, and Sybil Spring, his wife; Angeline L. Vincent granddaughter of Thomas L. Newton, deceased, and W. E. Vincent her husband; A laline Underwood, granddaughter of Thomas L. Newton, deceased, and C. B. Underwood, her husband; — Davis, husband of Frances Davis, a granddaughter of Thomas L. Newton, both deceased, and Ida Weaver. a great granddaughter of Thomas L New ton, deceased, and - Weaver, her hus band; Helen Giffard, a granddaughter o Thomas L. Newson, deceased, and E. M. Thomas L. Newton, decrased, and E. M. Giffard, her husband; George W. Forbes, son of Lydia F. Forbes, deceased, and Juliette Forbes, his wife; R. Melancthon Forbes, son of Lydia F. Forbes, deceased, and Maggie Forbes, his wife; James Forbes, son of Lydia F. Forbes, deceased, and Ellen Forbes, his wife; Emory Forbes, son of Lydia F. Forbes, deceased, and Ellen Forbes, deceased; — Newman, husband of Lydia Newman, deceased, a daughter of Lydia F. Forbes, deceased; Frank Newton, grandson of John Newton, deceased and Frances Newton, his wife; Asahel Newton, grandson of John Newton, deceased, and Mary Newton, his wife; Albert Newton, grandson of John Newton, deceased, and Mary Newton, his wife; Albert Newton, grandson of John Newton, de-

bert Newton, grandson of John Newton, de-ceased, and Eda Newton, his wife; Merritt Newton, grandson of John Newton, and Sadie Newton, his wife; George Newton, grandson of John Newton, decease Doubleday, husband of Anna M. Double day de eased, a granddaughter of John Newton deceased; Wittiam A. Doubleday a great-grandson of John Newton, deceased; Alice Newton, a great-granddaughter of John Newton, deceased; — Jankson, husband of — Jackson, a great-granddaughter of John Newton, deceased; Richard Eugene Jackson, a great-great-grandson of John Newton, deceased; Frances Mary Harris, a daughter of John Newton, deceased, and A. Harris, her husband; John H. Newton, deceased; Elizabeth Crandall, daughter of John Newton, deceased; Elizabeth Crandall, daughter of John Newton, deceased, and I. Crandall, her husband; Lydia Jane Harris, daughter of John Newton, deceased; William P. Newton, so of John Newton, deceased, and a mily Newton, his wife. Defendants, in case they shall file written answer within Mr. E. W. Jordan, he is now the proprietor and has control of the same, including the entire stock and the outstanding accounts of the Fort-street business due J. T. Waterhouse.

Thanking our patrons for their generous patronage during the years of the past, we bespeak for the new proprietor of the old reliable stand, "No. you then there his writ with full return of

of your proceedings thereon. Witness Hon, Alfred W. Carter, First Judge of the Circuit Court of the First Circuit at Honolulu, Oahu, Hawaiian Islands, this fourth day of April, 1896.

HENRY SMITH, Clerk. I certify the foregoing to be a true full and faithful copy of the original, which is on file in my office in said Honolulu, Hawanan Is HENRY SMITH, Clerk.

IN THE CIRCUIT COURT, FIRST CIR enit of the Hawaii n Islands In Probate.
In the matter of the Estate of JOHN THOMAS WATERHOUSE of Honolulu

Island of Oahu, Hawaiian Islands de eased.

The petition and accounts of the Executors of the will of said deceased, wherein they ask that their accounts be examined and approved, and that a final order be made of distribution of the property re maining in their hands to the persons thereto entitled and discharging them from all further responsibility as such executors.

It is ordered that FRIDAY, the 24th day of April. 1896, at 10 o'clock a. m., at Chambers, in the Cart House. Judicia we Building, at Honolulu, be and the same hereby is appointed as the time and place. for hearing said peliti n and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted. Honolusu, March 19, 1896.

By the Court. J. A. THOMPSON,

IN THE CIRCUIT COURT OF THE First Circuit of the Hawaiian Islands.-In

In the matter of JAMES DONNELLY of Kalihi, Honolulu, Island of Oahu deceased intestate. Petition having been filed by H. E. Mc-Intyre, a creditor of said intestate, praying that Letters of administration upon sold estate be issued to D. Dayton, notice i

hereby given.
It is ordered that FRIDAY, the 17th day of April, A.D. 1896, at 10 o'clock a m., in the Judiciary Building, is appointed the time and place for hearing said petition, when and where all persons concerned may appear and show cause, if any they have, why said petition should not be granted. Dated Honolulu, March 19, A. D. 1896.

By the Court. J. A. THOMPSON.

IN THE CIRCUIT COURT OF THE Fourth Circuit, Hawalian Islands. At Chambers.—In Probate.

In the matter of the Estate of ALEXAN-DER GORDON HUTCHEON of Hilo, Hawaii, deceased intestate. Order of notice of petition for Admin

istration. On reading and filing the petition of Jenima Hutcheon Gibb, a sister of Alexander Gordon Hutcheon of Hilo, Hawaii, died intestate at Wainaku, Hilo, on the 6th day of February, A.D. 1896, leaving property in the Hawaiian Islands necessary to be administered upon, and praying that Letters of Administration issue to Jemima

IT Is ORDERED that FRIDAY, the 8th day of May, A. D. 1896, at 10 o'clock a. m., be and hereby is appointed for hearing said petition in the Court-room of this Court, at Hilo, Hawaii, at which time and place a l persons concerned may appear and show cause, if any they have, why said petition should not be granted. Dated Hilo, H. I., March 2d, A. D. 1896.

By the Court. DANIEL PORTER, 1740-3w

HONOLULU IRON WORKS CO. Steam Engines, BOILERS, SUGAR MILLS, COOLERS, BRASS AND

LEAD CASTINGS, The Daily Advertiser 75 cents a anonth. Delivered by carrier.

And Machinery of every description made to order. Particular attention paid to ships' blacksmithing. Job work executed on the shortest notice.

TIME TABLE

1896.

touching at Lahaina, Maalaea Bay and Makena the same day; Mahukona, Kawaihae and Laupahoehoe the following day, arriving in Hilo the same after-

LEAVES HONOLULU.

		******	acae.	
Tuesday .			April	14
*Friday .	******		April	24
Tuesday		*****	May	5
Friday	******		May	15
*Tuesday			May	26
Friday .			June	e 5

*Will call at Pohoiki, Puna, on trips marked.

Mahukona and Kawaihae same day; Makena, Maalaea Bay and Lahaina the following day, arriving at Honolulu the aft rnoons of Tuesdays and Fridays. ARRIVES AT HONOLULU.

TuesdayJune 2 Will call at Pohoiki, Puna, on the

there on the morning of the day of sailing from Hilo to Honolulu. The popular route to the volcano is

second trip of each month, arriving

Round-trip Tickets, covering all expenses, \$50.

Will leave Honolulu Tuesdays at 5 o'clock p. m., touching at Kahului, Hana, Hamoa and Kipahulu, Maui. Returning, arrives at Honolulu Sunday mornings.

Will call at Nuu, Kaupo, once each month.

This company reserves the right to make changes in the time of departure and arrival of its steamers WITHOUT NOTICE, and it will not be responsible for any consequences arising therefrom.

will not hold itself responsible for freight after it has been landed. Live stock received only at owner's

C. L. WIGHT, President. S. B. ROSE, Secretary. Capt. J. A. King, Port Superintendent.

IN ACCORDANCE WITH THE PROvisions of a certain mortgage made by LILIA KEAWEAMAHI and D. KEAWE-AMAHI. h-r husband to Yim Quon, elate! AMAHI. h. r husband to Yim Quon, date! March 29th, 1893, recorded in the Register Office. Oahu, in Liber 139, on pages 398-9 and 409, which mortgage was duly assigned by said Yim Quon to Mrs. Eliza P Luce in her own behalf and as trustee for J. Alfred Vagoon, by assignment dated April 27, 1894, no ice is hereby given that said assignee intends to foreclose the same for condition broken, to-wit the non-payment of both principal and interest when due. Notice is likewise given that after the

Notice is likewise given that after the expiration of three weeks from this date, expiration of three weeks from this date, the property covered by said mortgage will be advertised for sale at public auction at the auction rooms of W S. Luce. Honolulu. on WEDNESDAY, the 15th day of April, 1896, at 12 o'clock Noon of that day. MRS. E. P. LUCE, Trustee, Assignee of Mortgagee.

For further particulars apply to Dorothea Lamb. at the office of J. Alfred Magoon.

The premises covered by said mortgage are all those lands situate on the east side are all those lands situate on the east side of Emma street, in Honolulu, and being:
Fi st All that parties of Land Commission Award 3690. B to Waikane which was conveyed to said D. Keaweamahi by deel dated October 16th, 1877. recorded in the Register Office. Oahu, in Liber 53, pages 133-4-5; area, 12-1000 of an acre; and Second. All that portion of Land Commission Award 559 to Makalawelawe conveyed to said Lilia Keaweamahi on November 14, 1877, by deed recorded in Liber 52, ber 14, 1877, by deed recorded in Liber 52, page 488; area, 354-1000 of an acre.

Mortgagee's Notice of Intention to

IN ACCORDANCE WITH THE PROvisions of that we tain mortgage made by BENRY F. BER1 dLMANN and EMMA BERTELMANN, his wife, to samuel C. Alten, doing business under the firm name of Allen & Robinson, dated March 19th, 1892 recor ed in the Register office. Oahu, in Liber 132, pages 141, 445 and 446, notice is hereby given that said mortgage intendate foreclose the same for conditions.

Mortgagee.

Mortgagee.

For further particulars, apply to
J. Alterney Magoon.

Attorney for Mortgagee.

The property covered by said mortgage are all those premises situate at Kulaokahua, Honoluju, more particularly described in Royal Patent Grant 3358, to Henry Bertelmann, containing an area of 60,000 square feet, together with all buildings thereon.

Returning, will leave Hilo at 8 o'clock a. m., touching at Lapauhoehoe,

via Hilo. A good carriage road the entire distance.

CAMERON, Commander.

No freight wil be received after 4 p. m. on day of sailing,

Consignees must be at the landings to receive their freight. This company

This company will not be responsible for money or valuables of passengers unless placed in the care of purs-Passengers are requested to purchase tickets before embarking. Those fail-

risk.

ng to do so will be subject to an additional charge of twenty-five per cent. Honolulu, H. I., Jan. 1, 1896.

Mortgagee's Notice of Intention to

Foreclose and of Sale.

Dated Honolulu, March 18, 1896.

Foreclose and of Sale.

to foreclose the same for condition broken,

t) wit: the non-payment of both the principal and interest when due.

Notice is likewise given that after the expiration of three weeks from this date,

the property covered by said mortgage will be advertised for sale at prolic auction at the auction rooms of Jas. F Morgan, Hono ulu, and will be sold on MONDAY, 27th day of April, 1896, at 12 o'clock noon of that say.